1	THE RESTIS LAW FIRM, P.C.	
2	William R. Restis, Esq. (SBN 246823) william@restislaw.com	
3	550 West C St., Suite 1760	
4	San Diego, California 92101 Telephone: +1.619.270.8383	
5	[Additional Counsel Listed On Signature I	\mathbf{p}_{ane}
6	[Additional Counsel Listed On Signature 1	agej
7		
8	UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	GGCC, LLC, an Illinois Limited	Case No: 3:17-cv-06779-RS
11	Liability Company, Individually and on Behalf of All Others Similarly Situated,	Case 140. 3.17 CV 00777 RS
12	Plaintiffs,	DECLARATION OF WILLIAM R.
13	V.	RESTIS IN SUPPORT OF GGCC GROUP'S CONSOLIDATED
14	DYNAMIC LEDGER SOLUTIONS, INC., a Delaware Corporation, TEZOS	RESPONSE TO LEAD PLAINTIFF
15	STIFTUNG, a Swiss Foundation, KATHLEEN BREITMAN, an	MOTIONS
16	Individual, and ARTHUR BREITMAN, an Individual,	Date: March 1, 2018
17	Defendants.	Time: 1:30 p.m. Courtroom: 3 – 17th Floor
18	——————————————————————————————————————	
19	ANDREW OKUSKO , individually and on behalf of all others similarly situated,	Case No: 3:17-cv-06829-RS
20	Plaintiff,	
21	V.	
22	DYNAMIC LEDGER SOLUTIONS, INC., THE TEZOS FOUNDATION, KATHLEEN BREITMAN, ARTHUR	
23	KATHLEEN BREITMAN, ARTHUR BREITMAN, and TIMOTHY	
24	DRAPER,	
25	Defendants.	
26		
27	- 1 -	
28	RESTIS DECL ISO GGCC GROUP'S MOTION FOR No. 3:17-cv-06779-RS CONSOLIDATION, LEAD PLAINTIFF, AND LEAD	

COUNSEL 713625.1

1	ANDREW BAKER , individually and on behalf of all others similarly situated,	Case No. 3:17-cv-06850-RS	
2	Plaintiff,		
3	V.		
4	DYNAMIC LEDGER SOLUTIONS, INC., aDelaware corporation, TEZOS		
5	STIFTUNG, a Swiss Foundation, KATHLEEN BREITMAN, an Individual, ARTHUR BREITMAN, an		
6	Individual, JOHANN GEVERS, an individual, STRANGE BREW		
7	STRATEGIES, LLC, a California		
8	limited liability company, and DOES 1 through 100 inclusive,		
9	Defendant.		
10			
11	BRUCE MACDONALD, Individually and on Behalf of All Others Similarly	Case No. 3:17-cv-07095-JSC	
12	Situated,		
13	Plaintiff, v.		
14	DYNAMIC LEDGER SOLUTIONS,		
15	INC., a Delaware corporation, TEZOS		
16	STIFTUNG, a Swiss Foundation, KATHLEEN BREITMAN, an		
17	Individual, ARTHUR BREITMAN , an Individual, TIMOTHY COOK		
18	DRAPER, an individual, DRAPER ASSOCIATES, JOHANN GEVERS,		
19	DIEGO PONZ, GUIDO SCHMITZKRUMMACHER,		
20	BITCOIN SUISSE AG, NIKLAS NIKOLAJSEN, and DOES 1-100, INCLUSIVE,		
21	Defendants.		
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28	DEPALMA DECL ISO GGCC GROUP'S MOTION FOR CONSOLIDATION, LEAD PLAINTIFF, AND LEAD COUNSEL		

713625.1

I, WILLIAM R. RESTIS, declare as follows:

- 1. I am an attorney licensed to practice before all of the courts of the State of California and this Court. I am managing member of The Restis Law Firm, P.C., counsel for GGCC, LLC, Pumaro, LLC, and Nick Anthony (the "GGCC Group") in the above-captioned action. I make this declaration in support of the GGCC Group's Consolidated Response to Lead Plaintiff Motions. I have personal knowledge of the matters stated herein and, if called upon, I could and would competently testify thereto.
- 2. I have consulted my clients, Brian Beeman as Managing Member of GGCC, LLC, Ron Puma, as managing member of Pumaro, LLC, and Nick Anthony about Pumaro and Mr. Anthony potentially serving as additional class representatives should Mr. Arman Anvari be appointed Lead Plaintiff. Messrs. Beeman, Puma, and Anthony agree that such a collaboration is in the best interests of the putative Class, and Pumaro and Mr. Anthony agree to participate as additional class representatives for that reason.

I declare under penalty of perjury of the laws of the United States that the foregoing is true and correct. Executed this 8th day of February, 2018.

/s/ William R. Restis William R. Restis, Esq.

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